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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/776,371	02/10/2004	Peter Carlin	MSFT-3028 / 307006.01	3190	
	7590 08/22/200 WASHBURN LLP (M	7 ICROSOFT CORPORATION)	EXAMINER		
	E, 12TH FLOOR	,	MORRISON, JAY A		
	IA, PA 19104-2891		ART UNIT	PAPER NUMBER	
			2168		
			MAIL DATE	DELIVERY MODE	
			08/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

			44			
	Application No.	Applicant(s)				
Office Action Commence	10/776,371	CARLIN ET AL.	•			
Office Action Summary	Examiner	Art Unit				
	Jay A. Morrison	2168				
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet v	vith the correspondence addres	ss			
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perions are reply within the set or extended period for reply will, by status Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MC oute, cause the application to become A	ICATION. The reply be timely filed ONTHS from the mailing date of this community ABANDONED (35 U.S.C. § 133).				
Status		•				
1) Responsive to communication(s) filed on 09	July 2007.					
	nis action is non-final.					
3) Since this application is in condition for allow closed in accordance with the practice under	·		erits is			
Disposition of Claims						
4) ☐ Claim(s) 1-42 is/are pending in the application 4a) Of the above claim(s) is/are withdress 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-42 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.					
Application Papers						
9) The specification is objected to by the Exami						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the			1.404(4)			
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119		•				
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume * See the attached detailed Office action for a limited copies. 	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National Sta	ge			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	y Summary (PTO-413) b(s)/Mail Date				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of 6) Other: _	f Informal Patent Application				

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/9/2007 has been entered.

Remarks

2. Claims 1-42 are pending.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2,4-6,8,15-16,18-20,22,29-30,32-34,36 are rejected under 35
 U.S.C. 102(b) as being anticipated by <u>Rosenberg</u> ('Bringing Java to the Enterprise:
 Oracle on Its Java Server Strategy', Dave Rosenberg, IEEE Internet Computing, March-April 1998).

As per claim 1, Rosenberg teaches

A method for coordinating the operation of a database management system and a common language runtime executing on a common server, said method comprising: (see abstract and background)

receiving a request from the common language runtime for at least one system resource via an application programming interface of the database management system; (requests from Aurora to Oracle hosting environment for memory allocation or low-level system operations, page 56, first column, bullet points)

interpreting said request to determine at least one action to be performed; (requests from Aurora to Oracle hosting environment for memory allocation or low-level system operations, page 56, first column, bullet points)

transmitting a request to the server via the database management system when said at least one action requires communication with the common server; and (low-level system operations, page 56, first column, bullet points; Aurora/Java integrated with Oracle's server, page 55, first paragraph)

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returning a response to the common language runtime via said application programming interface of the database management system. (interface provides for requests from Aurora, page 56, first column, Aurora Environment Interface)

As per claim 2, Rosenberg teaches

said at least one system resource is a memory resource. (Memory Manager, page 56, column 3, through page 57, column 1)

As per claim 4, Rosenberg teaches

said common language runtime requests a memory resource via the application programming interface of the database management system, and the database management system manages the request to allocate a block of physical memory where, had the common language runtime requested said memory resource directly from an associated operation system, the common language runtime would have been allocated a block of virtual memory. (Memory Manager, page 56, column 3, through page 57, column 1)

As per claim 5, Rosenberg teaches

said database management system requests an allocation of memory from an associated operating system where said request is made on behalf of said common language runtime. (Oracle Java server embedded into Oracle server architecture, Aurora/Java: A Scalable Java Server, page 55, column 1)

said at least one system resource is an execution of a first thread. (Aurora/Java: A Scalable Java Server, page 55)

As per claim 8, Rosenberg teaches

said database management system requests an execution of a first thread from an associated operating system where said request is made on behalf of said common language runtime. (Aurora/Java: A Scalable Java Server, page 55)

As per claims 15-16,18-20,22

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 1-2,4-6,8, respectively, and are similarly rejected.

As per claims 29-30,32-34,36

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 1-2,4-6,8, respectively, and are similarly rejected.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

6. Claims 3,17,31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosenberg ('Bringing Java to the Enterprise: Oracle on Its Java Server Strategy', Dave Rosenberg, IEEE Internet Computing, March-April 1998) as applied to claims 1-2 above, and further in view of <u>Bugnion et al.</u> ('<u>Bugnion</u>' hereinafter) (Patent Number 6,944,699).

As per claim 3, Rosenberg teaches

said common language runtime requests a memory resource via the application programming interface of the database management system, said database management system coordinates the request with: at least one other request on a

memory management system for said database management system, and a current state of memory on the database management system, to ensure the database management system and the common language runtime. (Memory Manager, page 56, column 3 through page 57, column 1)

Rosenberg does not explicitly indicate "use only physical memory to execute said requests."

However, <u>Bugnion</u> discloses "use only physical memory to execute said requests" (column 12, lines 41-51).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Bugnion because using the steps of "use only physical memory to execute said requests" would have given those skilled in the art the tools to improve the invention by maximizing performance by using the underlying hardware as much as possible. This gives the user the advantage of faster execution of software.

As per claims 17 and 31,

These claims are rejected on grounds corresponding to the arguments given above for rejected claim 3, respectively, and are similarly rejected.

7. Claims 7,21,35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosenberg ('Bringing Java to the Enterprise: Oracle on Its Java Server Strategy', Dave

Rosenberg, IEEE Internet Computing, March-April 1998) as applied to claims 1 and 6 above, and further in view of <u>Lucovsky et al.</u> ('<u>Lucovsky</u>' hereinafter) (Patent Number 6,223,207).

As per claim 7, Rosenberg teaches

said common language runtime requests an execution of a first thread via the application programming interfaces of the database management system, and the database management system manages the request to assign the first thread to a processor, ... where, had the common language runtime requested said execution of said first thread directly from an associated operation system, the first thread would have been allocated to a processor preemptively and may not have been the only thread executing on that processor. (Aurora/Java: A Scalable Java Server, pages 55-56)

Rosenberg does not explicitly indicate "ensure the first thread is the only thread executing on that processor, and execute the first thread non-preemptively."

However, <u>Lucovsky</u> discloses "ensure the first thread is the only thread executing on that processor, and execute the first thread non-preemptively" (column 8, lines 37-40).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Lucovsky because using the steps of "ensure the first thread is the only thread executing on that processor, and execute the first thread non-preemptively" would have given those skilled in the art the tools to

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improve the invention by reducing the overhead of a multi-threaded process. This gives the user the advantage of better execution times.

As per claims 21 and 35,

These claims are rejected on grounds corresponding to the arguments given above for rejected claim 7, respectively, and are similarly rejected.

8. Claims 9-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosenberg ('Bringing Java to the Enterprise: Oracle on Its Java Server Strategy', Dave Rosenberg, IEEE Internet Computing, March-April 1998) as applied to claim 1 above, and further in view of Kumar et al. ('Kumar' hereinafter) (Patent Number 6,697,810).

As per claim 9, Rosenberg teaches

said at least one system resource. (Aurora/Java: A Scalable Java Server, pages 55-56)

Rosenberg does not explicitly indicate "is a secured data resource."

However, Kumar discloses "is a secured data resource" (column 7, lines 25-35).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Kumar because using the steps of "is a secured data resource" would have given those skilled in the art the tools to improve the

invention by having secure access to resources. This gives the user the advantage of having assets protected.

As per claim 10, Rosenberg teaches

said common language runtime requests a ... via the application programming interface of the database management system, and the database management system manages the request. (Aurora/Java: A Scalable Java Server, pages 55-56)

Rosenberg does not explicitly indicate "secured data resource ... to grant or deny access to said data resource based on a predefined criteria."

However, Kumar discloses "secured data resource ... to grant or deny access to said data resource based on a predefined criteria" (column 7, lines 25-35).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Kumar because using the steps of "secured data resource ... to grant or deny access to said data resource based on a predefined criteria" would have given those skilled in the art the tools to improve the invention by having secure access to resources. This gives the user the advantage of having assets protected.

As per claims 23-24 and 37-38,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 9-10, respectively, and are similarly rejected.

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9. Claims 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rosenberg ('Bringing Java to the Enterprise: Oracle on Its Java Server Strategy', Dave Rosenberg, IEEE Internet Computing, March-April 1998) as applied to claim 1 above, and further in view of Ng (Publication Number 2004/0225893).

As per claim 11, Rosenberg teaches

said database management system requests ... from an associated operating system where said request is made on behalf of said common language runtime.

(Aurora/Java: A Scalable Java Server, pages 55-56)

Rosenberg does not explicitly indicate "a secured data resource".

However, Ng discloses "a secured data resource" (paragraph [0070]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Ng because using the steps of "a secured data resource" would have given those skilled in the art the tools to improve the invention by managing how privileges or permissions are granted. This gives the user the advantage of having better security.

As per claim 12, Rosenberg teaches

said database management system providing the common language runtime.

(Aurora/Java: A Scalable Java Server, pages 55-56)

Rosenberg does not explicitly indicate "with a security policy that governs: whether a set of resources can be accessed by an execution code running in said common language runtime; and whether a set of operations can be performed by said execution code running in said common language runtime."

However, Ng discloses "with a security policy that governs: whether a set of resources can be accessed by an execution code running in said common language runtime; and whether a set of operations can be performed by said execution code running in said common language runtime" (paragraph [0070]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Ng because using the steps of "with a security policy that governs: whether a set of resources can be accessed by an execution code running in said common language runtime; and whether a set of operations can be performed by said execution code running in said common language runtime" would have given those skilled in the art the tools to improve the invention by managing how privileges or permissions are granted. This gives the user the advantage of having better security.

As per claim 13,

Rosenberg does not explicitly indicate "said database management system enabling said execution code to specify a set of Code Access Security (CAS) permissions that are used by the database management system to: determine whether said execution code is permitted to access a specific resource outside of the control of

the database management system; and specify whether said execution code is permitted to perform operations that are identified as potentially compromising a measurement of robustness of a process operating in said database management system."

However, Ng discloses "said database management system enabling said execution code to specify a set of Code Access Security (CAS) permissions that are used by the database management system to: determine whether said execution code is permitted to access a specific resource outside of the control of the database management system; and specify whether said execution code is permitted to perform operations that are identified as potentially compromising a measurement of robustness of a process operating in said database management system" (paragraph [0070]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Ng because using the steps of "said database management system enabling said execution code to specify a set of Code Access Security (CAS) permissions that are used by the database management system to: determine whether said execution code is permitted to access a specific resource outside of the control of the database management system; and specify whether said execution code is permitted to perform operations that are identified as potentially compromising a measurement of robustness of a process operating in said database management system" would have given those skilled in the art the tools to improve the invention by managing how privileges or permissions are granted. This gives the user the advantage of having better security.

As per claim 14,

Rosenberg does not explicitly indicate "setting up a security policy that governs the common language runtime; and enforcing the set of Code Access Security (CAS) permissions."

However, Ng discloses "setting up a security policy that governs the common language runtime; and enforcing the set of Code Access Security (CAS) permissions" (paragraph [0070]).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Rosenberg and Ng because using the steps of "setting up a security policy that governs the common language runtime; and enforcing the set of Code Access Security (CAS) permissions" would have given those skilled in the art the tools to improve the invention by managing how privileges or permissions are granted. This gives the user the advantage of having better security.

As per claims 25-28 and 39-42,

These claims are rejected on grounds corresponding to the arguments given above for rejected claims 11-14, respectively, and are similarly rejected.

Response to Arguments

10. Applicant's arguments filed 7/9/07 have been fully considered but they are not persuasive.

Upon further review and consideration it has been determined that the Rosenburg reference does disclose the claim 1, 15 and 29 as amended. It is respectfully submitted that the Aurora/Java system described by Rosenburg teaches that the Aurora system exists in a hosting environment of an Oracle RDBMS (page 56, first column, Aurora Environment Interface) and makes requests for system resources via the hosting environment (page 56, first column, bullet points). These systems can exist on a common server from which the resource requests are filled (Aurora/Java integrated with Oracle's server, page 55, first paragraph). Therefore Rosenburg discloses the claim as amended.

Conclusion

11. The prior art made of record, listed on form PTO-892, and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jay A. Morrison whose telephone number is (571) 272-7112. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim Vo can be reached on (571) 272-3642. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIM VO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

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